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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION ONE

ALEX SANITATION,

Petitioner,

v.

THE SUPERIOR COURT OF LOS  
ANGELES COUNTY,

Respondent;

DONNA KAY PHARRIS et al.,

Real Parties in Interest.

B220566

(L.A.S.C. No. MC016732)

ORDER MODIFYING OPINION  
AND DENYING REHEARING  
[NO CHANGE IN JUDGMENT]

THE COURT:

It is ordered that the opinion filed herein on February 25, 2010, be modified as follows:

On page 5, the last sentence of the first paragraph of the Discussion (“Based on Smith’s . . . any money to plaintiffs.”) is deleted, so that paragraph ends with the sentence stating, “It is undisputed that Smith’s liability policy’s applicable limits of liability are \$2,000,000.”

There is no change in the judgment.

The petition for rehearing filed by real parties in interest Smith & Thompson Pumping Co., Dorothy Ann Smith, Glynn E. Smith, and Sherwin Pascal Smith is denied.

MALLANO, P.J.

ROTHSCHILD, J.

JOHNSON, J.